

Bryan Anderson, pro se
20022 81st Avenue E.
Spanaway, WA 98387
(253) 590-3301
bryanlasbry@aol.com
Creditor

THE HON. BRIAN D. LYNCH

FILED 13 FEB 2020 04:09 PM
USBC WMB TACOMA WA

UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF WASHINGTON
AT TACOMA

In Re:

DAVID JOHN DENYS,
Debtor.

BRYAN ANDERSON,
Plaintiff-Creditor,

v.

DAVID JOHN DENYS,
Defendant-Debtor.

Case No. 19-40569-BDL
Chapter 7

Adv. Proc. No. 19-04031-BDL

STIPULATION TO DISMISS
ADVERSARY PROCEEDING

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(ii), made applicable to
adversary proceedings by Federal Rule of Bankruptcy Procedure 7041, Plaintiff
Bryan Anderson and Defendant David John Denys, being all parties who entered an
appearance in the above-referenced adversary proceeding, hereby jointly and
mutually stipulate to the dismissal of all claims asserted herein by virtue of any
pleading entered or filed in this proceeding, with prejudice to refiling.

[Signatures on next page]

STIPULATION TO DISMISS ADVERSARY PROCEEDING
Page 1 of 2
(Ch. 7 No. 19-40569-BDL) (Adv. Proc. No. 19-04031-BDL)
98387

Bryan Anderson
20022 81st Ave. E.
Spanaway, WA

(253) 590-3301

Dated this 3rd ^{February, 2020} day of December, 2019.

Bryan Anderson

Bryan Anderson
Plaintiff-Creditor

David Denys

David Denys
Defendant-Debtor